UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

	STATES OF AMERICA, vs. Pavid Hanson	Plaintiff,	<u>Southern</u> Division 		
			 Date Filed: <u>04/20/2022</u> Violation: <u>18 USC 875(c</u> CourtSmart/Reporter: <u>C</u> 	<u>2)</u> .	
	SS HELD BEFORE UNITEI FRATE JUDGE: <u>John D. E</u>			ROCEEDINGS SHEET DF-DISTRICT CASE	
PRESENT:	Kristee Hopkins	Bre	ett Sagel 	/ None	
	Deputy Clerk	Assistant	U.S. Attorney	Interpreter/Language	
 ✓ Court issues Order under Fed. R. Crim. P. 5(f) concerning prosecutor's disclosure obligations; see General Order 21-02 (written order). ✓ Defendant informed of charge and right to: remain silent; appointment of counsel, if indigent; right to bail; bail review and ✓ preliminary hearing, and ✓ removal hearing / Rule 20. ✓ Defendant states true name is as charged. 					
Defendant advised of consequences of false statement in financial affidavit.					
✓ Attorney: Jason Hannan and ✓ DFPD, and ✓ Appointed ✓ Contested detention hearing is held.					
Government's request for detention is: <u>DENIED.</u>					
■ BAIL FIXED AT \$25,000.00 Appearance Bond (SEE ATTACHED COPY OF CR-1 BOND FORM FOR CONDITIONS.)					
Defendant executed Waiver of Rights.					
 ✓ Court ORDERS defendant Held to Answer to Eastern District of Texas ✓ Bond to transfer, if bail is posted. Defendant to report on or before May 19, 2022 at 9:30 a.m. before Magistrate Judge Kimberly C. Priest Johnson, U.S. Courthouse, 7940 Preston Road, Suite 110, Plano, Texas, 75024. ✓ RELEASE ORDER NO: 40939 					

Deputy Clerk Initials: \underline{kh} $\underline{00}$: $\underline{40}$

Other: Defendant reserves the right to have a Preliminary Hearing in the prosecuting district.

UNITED STATES DISTRICT	COURT FOR THE CENTRAL D	ISTRICT OF CALIFORNIA
Case Name: United States of America v. Jeremy	Case No. 8:22-MJ-00285, 8:22-MJ-00286	
■ De	fendant Material Witness	
Violation of Title and Section: 18 USC 875(c)		
	Out of District UNDER SEAL	Modified Date:
Check <u>only</u> one of the five numbered boxes below (1		<u> </u>
1. Personal Recognizance (Signature Only)	(c). Affidavit of Surety With Justif	
2. Unsecured Appearance Bond	(Form CR-3) Signed by:	40939
\$		Release to Pretrial ONLY
3. Appearance Bond		Release to Probation ONLY
\$ 25,000 (a). Cash Deposit (Amount or %) (Form CR-7)		Forthwith Release
(a). Cash Deposit (Amount or w) (Form CR-1)	With Full Deeding of Pro	perty:
(b). Affidavit of Surety Without		
Justification (Form CR-4) Signed by: Lauren Zack, Mother		All Conditions of Bond
Lauren Zack, Mother		(Except Clearing-Warrants Condition) Must be Met
		and Posted by:
-		Third-Party Custody
	4. Collateral Bond in the Amount of	(Cash Affidavit (Form CR-31)
	or Negotiable Securities):	
	5. Corporate Surety Bond in the Am	Bail Fixed by Court:
	\$	ount of: <u> JDE </u>
		() mgc / Giollo Illinius)
	PRECONDITIONS TO RELEASE	
The government has requested a Nebbia heari	ng under 18 U.S.C. § 3142(g)(4).	
The Court has ordered a <u>Nebbia</u> hearing unde	r § 3142 (g)(4).	
The <u>Nebbia</u> hearing is set for	at 🗖 a.m. 🗆] p.m.
A 70.7		•
	DITIONAL CONDITIONS OF RE	
In addition to the GENERAL CONDITIONS of REL	EASE, the following conditions of release	are imposed upon you:
Submit to: Pretrial Services Agency (PSA) su	pervision as directed by PSA; Probati	on (USPO) supervision as directed by USPO.
	r USPO, will be referred to below as "Supe	
Surrender all passports and travel documents to s		
re Passport and Other Travel Documents (Form	CR-37), and do not apply for a passport of	r other travel document during the pendency
of this case.	_	
Travel is restricted to CDC, E/D TX, Dist of Mas	s and travel to and from for court unles	rney visits ss prior permission is granted by Supervising
Agency to travel to a specific other location. Con	art permission is required for internationa	l travel.
Reside as approved by Supervising Agency and d		
Maintain or actively seek employment and provide		
Maintain or begin an educational program and p		
_	Defendant's Init	tials: NAH Date: 4/16/10
CR-1 (07/21) CENTRAL DIST	RICT OF CALIFORNIA RELEASE ORDER AND B	

Case Name: United States of America v. Jeremy David Hanson Case No. 8:22-MJ-00285, 8:22-MJ-00286 ■ Defendant Material Witness Avoid all contact, directly or indirectly (including by any electronic means), with any person who is a known victim or witness in the subject investigation or prosecution, 🔳 including but not limited to any entities referenced in the affidavits ; except Avoid all contact, directly or indirectly (including by any electronic means), with any known codefendants except in the presence of counsel. Notwithstanding this provision, you may contact the following codefendants without your counsel present: Do not possess any firearms, ammunition, destructive devices, or other dangerous weapons. In order to determine compliance, you agree to submit to a search of your person and/or property by Supervising Agency in conjunction with the U.S. Marshal. Do not use or possess any identification, mail matter, access device, or any identification-related material other than in your own legal or true name without prior permission from Supervising Agency. 🦳 In order to determine compliance, you agree to submit to a search of your person and/or property by Supervising Agency in conjunction with the U.S. Marshal. Do not engage in telemarketing. Do not sell, transfer, or give away any asset valued at \$ or more without notifying and obtaining permission from the Court, except Do not engage in tax preparation for others. Do not use alcohol. Participate in the electronic remote alcohol monitoring program as directed by Supervising Agency and abide by all the rules and requirements of the program. You must pay all or part of the costs for treatment based upon your ability to pay as determined by Supervising Agency. Do not use or possess illegal drugs or state-authorized marijuana. In order to determine compliance, you agree to submit to a search of your person and/or property by Supervising Agency in conjunction with the U.S. Marshal. Do not use for purposes of intoxication any controlled substance analogue as defined by federal law or street, synthetic, or designer psychoactive substance capable of impairing mental or physical functioning more than minimally, except as prescribed by a medical doctor. Submit to: drug and/or alcohol testing. If directed to do so, participate in outpatient treatment approved by Supervising Agency. You must pay all or part of the costs for testing and treatment based upon your ability to pay as determined by Supervising Agency. Participate in residential drug and/or alcohol treatment as directed by Supervising Agency. You must pay all or part of the costs of treatment based upon your ability to pay as determined by Supervising Agency. Release to PSA only Release to USPO only Submit to a mental health evaluation. If directed to do so, participate in mental health counseling and/or treatment approved by Supervising Agency. You must pay all or part of the costs based upon your ability to pay as determined by Supervising Agency. Participate in the Location Monitoring Program marked below and abide by all of the requirements of the program and any indicated restrictions, under the direction of the Supervising Agency. You must pay all or part of the costs of the program based upon your ability to pay as determined by the Supervising Agency. You are financially responsible for any lost or damaged equipment.

Location Monitoring Technology

Location Monitoring technology at the discretion of the Supervising Agency

or

Defendant's Initials:

Date:

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Case Name: United States of America v. Jeremy David Hanson	Case No.	8:22-MJ-00285, 8:22-MJ-00286
■ Defendant		
Location Monitoring with a bracelet		
at the discretion of the Supervising Agency or		
Radio Frequency (RF) or	,	
Global Positioning System (GPS)		
Release to the Supervising Agency only or Placement of bracelet within 24 l	ours of relea	ase
or		
Location Monitoring without a bracelet		
at the discretion of the Supervising Agency or		
☐ Virtual/Biometric or		
☐ Voice Recognition		
		·
Restrictions		
Location Monitoring only - no residential restrictions		-
Curfew - You are restricted to your residence every day:		
from to		
as directed by Supervising Agency		
Home Detention - You are restricted to your residence at all times except for employm	ent. educati	on, religious services, medical
needs or treatment, attorney visits, court appearances and obligations, essential needs,		
all of which must be preapproved by the Supervising Agency		•
Home Incarceration - You are restricted to your residence at all times except for medic	al needs or t	reatment, attorney visits, court
appearances and obligations, and, all of which must		
You are placed in the third-party custody (Form CR-31) of Lauren Zack, Mother	·	•
Clear outstanding warrants or DMV and traffic violations and provide proof to Sup	ervising Age	ency within days
of release from custody.		
Do not possess or have access to, in the home, the workplace, or any other location, any dev		
as approved by Supervising Agency. In order to determine compliance, you agree to	submit to a s	earch of your person
and/or property by Supervising Agency in conjunction with the U.S. Marshal.		
Do not associate or have verbal, written, telephonic, electronic, or any other communication the age of 18 except in the presence of a parent or legal guardian of the minor.	n with any p	erson who is less than
	b1 .	
Do not loiter or be found within 100 feet of any schoolyard, park, playground, arcade, or ot under the age of 18.	ner place pri	marily used by children
Do not be employed by, affiliated with, own, control, or otherwise participate directly or inc	lirectly in th	e operation of any daysers
facility, school, or other organization dealing with the care, custody, or control of children		
Defendant's Initial		Date: 4/20/22

Case Name: United States of America v. Jeremy David Hanson		8:22-MJ-00285, 8:22-MJ-00286
■ Defendant		
Do not view or possess child pornography or child erotica. In order to determine con of your person and/or property, including computer hardware and software, by Supervision	-	
Marshal.	anig rigency in	conjunction with the 0.3.
Other conditions:		
No threatening communications.		·
	 	
·	 -	
GENERAL CONDITIONS OF RELEASI	E	
I will appear in person in accordance with any and all directions and orders relating to my may be given or issued by the Court or any judicial officer thereof, in that Court or before ar United States District Court to which I may be removed or to which the case may be transfer	nv Magistrate i	the above entitled matter as ludge thereof, or in any other
I will abide by any judgment entered in this matter by surrendering myself to serve any ser direction in connection with such judgment as the Court may prescribe.	ntence impose	d and will obey any order or
I will immediately inform my counsel of any change in my contact information, including m so that I may be reached at all times.	ny residence ad	dress and telephone number,
I will not commit a federal, state, or local crime during the period of release.		
I will not intimidate any witness, juror, or officer of the court or obstruct the criminal invest tamper with, harass, or retaliate against any alleged witness, victim, or informant in this c subject to further prosecution under the applicable statutes.	tigation in this ase. I underst	case. Additionally, I will not and that if I do so, I may be

I will cooperate in the collection of a DNA sample under 42 U.S.C. § 14135a.

Defendant's Initials:

_ Date

4/20/22

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Case Name: United States of America v. Jerem	v David Hanson	Case No. 8:22-MJ-00285, 8:22-MJ-00286
	efendant Material Witness	
_		
ACKNOWLED	GMENT OF DEFENDANT/MAT	ERIAL WITNESS
As a condition of my release on this bond, pursu and understand the general conditions of release all conditions of release imposed on me and to b	, the preconditions, and the additional con	ditions of release and agree to comply with
Furthermore, it is agreed and understood that the continue in full force and effect until such time a		ceeding on appeal or review) which will
I understand that violation of any of the general release, an order of detention, and a new prosecutine.		
I further understand that if I fail to obey and permay be forfeited to the United States of America Court against me and each surety, jointly and s judgment may be issued or payment secured as United States, and any cash or real or personal forfeited.	. If said forfeiture is not set aside, judgme severally, for the bond amount, together v s provided by the Federal Rules of Crimin	ent may be summarily entered in this with interest and costs. Execution of the hal Procedure and other laws of the
9-20-22 January Date Signature of	9. Nemen Defendant / Material Witness	(562) 431–7852 Telephone Number
Santa Ana CA		
City and State (DO NOT INCLUDE ZIP CODE)		
3002)		
Check if interpreter is used: I have interpret		language this entire form
and have been told by the defendant that he	or sne understands all of it.	
Interpreter's Signature		 Date
		Date
Approved: United States District Judge	e / Magistrata Tudos	Data
omica diates District Jung	e i titakisii are jaake	Date
If cash deposited: Receipt #	for \$	<u> </u>
(This bond may require surety agreements and a	ffidavits pursuant to Local Criminal Rule 4	6.)